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Total Number of Pages in This Submission

of 1995, no persons are required to respond to a Application Number 10/771,644 Filing Date February 4, 2004 First Named Inventor Curtis W. Brown Art Unit 3617 **Examiner Name** Jesus D. Sotelo Attorney Docket Number BRWN:001US

ENCLOSURES (Check all that apply)									
		smittal Form		Drawing(s) (Figs. 1 and 2 of Licensing-related Papers	on 2 sheets)		After Allowance Communication to TC  Appeal Communication to Board of Appeals and Interferences		
	Amendment/Reply After Final Affidavits/declaration(s)  Extension of Time Request  Express Abandonment Request Information Disclosure Statement		Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence A Terminal Disclaimer Request for Refund CD, Number of CD(s)		e Address	of Appeals and Interferences  Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)  Proprietary Information  Status Letter  Other Enclosure(s) (please Identify below):  Issue Fee Transmittal Form; Comments on Statement of Reasons for Allowance; \$100 and postcard			
Certified Copy of Priority Document(s)  Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53			Remarks  If the check is missing, or if any additional fees are required under 37 CFR 1.16 to 1.21 for any reason related to the enclosed materials, the Commissioner is authorized to deduct said fees from Fulbright & Jaworski Deposit Account No. 50-1212/BRWN:001US.						
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT									
Firm Name Fulbright & Jaworski J. L.P. (Customer No. 32425)									
Signature May			Smeth						
Printed name Mark T. Garrett									
Date		January 19, 2006		Reg. No.	44,699	)			

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This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Curtis W. Brown

Serial No.: 10/771,644

Filed: February 4, 2004

For: APPARATUSES AND METHODS

**USEFUL FOR CENTERING** 

WATERCRAFT

Group Art Unit: 3617

Examiner: Sotelo, Jesus D.

Atty. Dkt. No.: BRWN:001US/MTG

CERTIFICATE OF MAILING 37 C.F.R. § 1.8

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January 19, 2006

Date

Mark T. Garrett

## COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## Commissioner:

The Examiner states "[t]he prior art does not disclose an apparatus for centering watercraft including a pair of float arms, each arm including a passageway that [is] substantially parallel to the longitudinal axis of the watercraft, and a frame to which each float arm [is] pivotally coupled, wherein the frame includes a bar to which one of the float arms is pivotally coupled, generally as claimed." The Examiner's statement is true, but it should not be taken as an admission by Applicant that all the claims are patentable for the specific reason stated by the

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Examiner. Instead, the public should understand that the claims are patentable for at least the reasons set forth below:

Independent claim 24 is patentable because the prior art fails to teach or suggest an apparatus comprising a pair of float arms configured to help center a watercraft having a longitudinal watercraft axis, each float arm having a passageway that is substantially parallel to the longitudinal watercraft axis; and a frame to which both float arms are pivotally coupled, the frame having a bar to which one of the float arms is pivotally coupled, the bar being long enough for at least two float arms to be pivotally coupled to the bar.

Independent claim 27 is patentable because the prior art fails to teach or suggest an apparatus comprising a pair of float arms configured to help center a watercraft having a longitudinal watercraft axis, at least one of the float arms having a length and a first structure that is configured to be pivotally coupled to a watercraft docking structure, the first structure being not centered along the length; and a frame to which both float arms are pivotally coupled, the frame having a bar to which one of the float arms is pivotally coupled, the bar being long enough for at least two float arms to be pivotally coupled to the bar.

Independent claim 31 is patentable because the prior art fails to teach or suggest an apparatus useful for centering a watercraft, comprising a first float arm having a first float arm length, the first float arm being configured to (a) be pivotally coupled to a watercraft docking structure, and (b) pivot about a first axis that is not centered along the first float arm length; and a second float arm having a second float arm length, the second float arm being configured to (a) be pivotally coupled to a watercraft docking structure, and (b) pivot about a second axis that is not centered along the second float arm length, the first and second axes being laterally spaced

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apart from each other; where the first and second float arms are configured to be pivotally

coupled to a frame that is configured to be pivotally coupled to a trailer.

Independent claim 43 is patentable because the prior art fails to teach or suggest an

apparatus useful for centering a watercraft, comprising a first float arm having a first float arm

length, the first float arm being configured to (a) be pivotally coupled to a watercraft docking

structure, and (b) pivot about a first axis that is not centered along the first float arm length; and a

second float arm having a second float arm length, the second float arm being configured to (a)

be pivotally coupled to a watercraft docking structure, and (b) pivot about a second axis that is

not centered along the second float arm length, the first and second axes being laterally spaced

apart from each other; where the first and second float arms are configured to be pivotally

coupled to a frame that is configured to be pivotally coupled to a watercraft-lifting system.

Should any fees under 37 C.F.R. §§ 1.16 to 1.21 be required for any reason relating to

this paper, the Commissioner is authorized to deduct the appropriate fees from Fulbright &

Jaworski L.L.P. Deposit Account No. 50-1212/BRWN:001US.

Respectfully submitted,

Mark T. Garrett Reg. No. 44,699

Attorney for Applicant

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Date:

January 19, 2006